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1 2 3 4 5 6 7 8	FRANCIS O. SCARPULLA (41059) CRAIG C. CORBITT (83251) CHRISTOPHER T. MICHELETTI (136446) ZELLE HOFMANN VOELBEL & MASON 1 44 Montgomery Street, Suite 3400 San Francisco, CA 94104 Telephone: (415) 693-0700 Facsimile: (415) 693-0770 fscarpulla@zelle.com ccorbitt@zelle.com  Lead and Liaison Counsel for Indirect Purchaser Class	LLP	
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	OAKLAND DIVISION		
13	IN RE STATIC RANDOM ACCESS MEMORY (SRAM) ANTITRUST	Case No. 4:07-md-1819 CW	
14	LITIGATION	MDL No. 1819	
15		[PROPOSED] FINAL JUDGMENT OF	
16	This Document Relates to:	DISMISSAL WITH PREJUDICE AS TO THE SAMSUNG DEFENDANTS	
17	ALL INDIRECT PURCHASER ACTIONS	Hearing Date: October 6, 2011 Time: 2:00 p.m. Courtroom: 2, 4 <sup>th</sup> Floor	
18		Judge: Hon. Claudia Wilken	
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	1 [PROPOSED] FINAL JUDGMENT OF DISMISSAL WITH PREJUDICE AS TO		

[PROPOSED] FINAL JUDGMENT OF DISMISSAL WITH PREJUDICE AS TO THE SAMSUNG DEFENDANTS

Case No. 4:07-md-1819 CW

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This matter has come before the Court to determine whether there is any cause why this Court should not approve the settlement with the Samsung Electronics Co., Ltd., Samsung Semiconductor, Inc., and Samsung Electronics America, Inc. ("Defendants") set forth in the settlement agreement ("Settlement"), dated October 4, 2010, relating to the above-captioned litigation, *In re Static Random Access Memory (SRAM) Antitrust Litigation*, Case No. 4:07-md-1819 CW (N.D. Cal.) ("Action"). The Court, after carefully considering all papers filed and proceedings held herein and otherwise being fully informed in the premises, has determined (1) that the Settlement should be approved, and (2) that there is no just reason for delay of the entry of this final Judgment approving the Settlement. Accordingly, the Court directs entry of Judgment which shall constitute a final adjudication of this case on the merits as to the parties to the Settlement. Good cause appearing therefor, it is:

## ORDERED, ADJUDGED AND DECREED THAT:

- 1. The Court has jurisdiction over the subject matter of this litigation, and all actions within this litigation and over the parties to the Settlement, including all members of the Class and the Defendants.
- 2. The definitions of terms set forth in the Settlement are incorporated hereby as though fully set forth in this Judgment.
- 3. The Court hereby finally approves and confirms the settlement set forth in the Settlement and finds that said settlement is, in all respects, fair, reasonable and adequate to the Class pursuant to Rule 23 of the Federal Rules of Civil Procedure.
- 4. Jimmy Malo, Florbel Segura and William F. Steigman have timely and validly requested exclusion from the Class and, therefore, are excluded. Such persons/entities are not included in or bound by this Final Judgment. Such persons/entities are not entitled to any recovery for the settlement proceeds obtained through the Settlement.
- 5. This Court hereby dismisses on the merits and with prejudice the Action, certified as a class action on November 25, 2009, and certified as a settlement class in the Court's Order Granting Final Approval of the Settlement, in favor of each and all of the Defendants, with each

party to bear their own costs and attorneys' fees (subject to any motion to be made by IP Plaintiffs' Class Counsel to seek attorneys' fees, costs, expenses, including expert fees and costs, and other such items from the Settlement Fund – as provided for in the Settlement).

- 6. All persons and entities who are Releasors are hereby barred and enjoined from commencing, prosecuting, or continuing any claims, demands, actions, suits, or causes of action, or otherwise seeking to establish liability, against any Samsung Releasee based, in whole or in part, upon any of the Released Claims or conduct at issue in the Released Claims (as defined and limited in the Settlement).
- 7. The Samsung Releasees are hereby and forever released and discharged with respect to any and all claims, demands, actions, suits, or causes of action which the Releasors had or have arising out of or related to any of the Released Claims (as defined and limited in the Settlement).
- 8. The notice given to the Class of the settlement set forth in the Settlement and other matters set forth therein was the best notice practicable under the circumstances, including individual notice to all members of the Class who could be identified through reasonable efforts. Said notice provided due and adequate notice of the proceedings and of the matters set forth therein, including the proposed settlement set forth in the Settlement, to all persons entitled to such notice, and said notice fully satisfied the requirements of Rule 23 of the Federal Rules of Civil Procedure and the requirements of due process.
- 9. Four objections (Cochran, Foligno, Aune and Hallford) to the Settlements were filed. All objections are hereby overruled on the grounds that the objectors have failed to submit proof or otherwise establish that they are members of the Class, and they therefore lack standing to challenge the Settlements. Additionally, the objections are otherwise without merit for the reasons set forth in IP Plaintiffs' Memorandum in Support of Final Approval of Samsung and Cypress Settlements and Distribution Plan and as argued at the October 6, 2011 Fairness Hearing (the "Fairness Hearing), and for the reasons stated by the Court at the Fairness Hearing.

- 10. Cochran and Foligno filed their objections on August 25, 2011. On August 29, 2011, IP Plaintiffs sought discovery from Cochran and Foligno regarding, inter alia, their membership in the Settlement Class and their standing to object to the Settlements, Plan of Distribution and request for attorneys' fees. Cochran and Foligno objected to the discovery, IP Plaintiffs moved to compel (see DE 1386-1 1386-4), and Cochran and Foligno opposed the motion (see DE 1391). On September 23, 2011, this Court granted the motion to compel, and ordered Cochran and Foligno to appear for depositions and produce documents to IP Plaintiffs by October 3, 2011. DE 1393. Cochran and Foligno refused to comply with and thereby violated the Order. Neither Cochran nor Foligno, nor counsel representing them, appeared at the Fairness Hearing. Cochran's and Foligno's failure to appear for a deposition or otherwise provide the Court-ordered discovery provides a separate and alternative basis for overruling Cochran's and Foligno's objections, and the Court overrules the objections on that basis as well.
- 11. Without affecting the finality of this Judgment in any way, this Court hereby retains continuing jurisdiction over: (a) implementation of this settlement and any distribution to Class Members pursuant to further orders of this Court; (b) disposition of the Settlement Fund; (c) hearing and determining applications by IP Plaintiffs' Class Counsel for attorneys' fees, costs, expenses, including expert fees and costs, and other such items; (d) the Class Action until the final judgments contemplated hereby have become effective and each and every act agreed to be performed by the parties all have been performed pursuant to the Settlement; and (e) all parties to the Class Actions and Releasees for the purpose of enforcing and administering the Settlement and the mutual releases and other documents contemplated by, or executed in connection with the Settlement.
- 12. In the event that the settlement does not become effective in accordance with the terms of the Settlement, then the judgment shall be rendered null and void and shall be vacated, and in such event, all orders entered and releases delivered in connection herewith shall be null and void and, except as otherwise provided in the Settlement, the parties shall be returned to their respective positions *ex ante*.

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1	13. The Court finds, pursuant to Rules 54(a) and (b) of the Federal Rules of Civil	
2	Procedure, that this Final Judgment should be entered and further finds that there is no just reason	
3	for delay in the entry of this Judgment, as a Final Judgment, as to the parties to the Settlement.	
4	Accordingly, the Clerk is hereby directed to enter Judgment forthwith.	
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6	IT IS SO ORDERED.	
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8	Dated: October 14, 2011  The Honorable Claudia Wilken	
9	Northern District of California	
10	District Court Judge Oakland Division	
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